## UNITED STATES DISTRICT COURT

for the

Eastern District of Washington

court-appointed Chapter 11 T	Trustee for LLS America,	)			
v. 0720878, BC I	-	) ) Civi )	l Action No.	CV-11-362-RMP	
Defende	ant				
	JUDGMEN'	T IN A CIVIL	ACTION	I	
The court has ordered that (ca	heck one):				
☐ the plaintiff (name)defendant (name)				the amount of	
interest at the rate of	%, plus post judgm	nent interest at the ra	ate of	), which includes prejudgment % per annum, along with costs.	
				ndant (name)	
LLC, is hereby aw prejudgment intere taxable costs in the fully paid at the fed Debtor's Bankrupto 502(d) unless and subordinated such that may hereafter against Debtor's es	arded Judgment against de est from July 21, 2009 to Ja e amount to be determined deral rate of 0.13% per and ey proceedings or any claim until the avoided transfers that all proofs of claim of be filed or brought by, on	efendant Kevin Dill, a anuary 21, 2014 at the by the Court; d. Plus num (28 U.S.C. § 196 ms that may hereafter are returned to the Tr Defendants that may behalf of, or for the b y or related bankrupto	s follows: a. J e federal rate of post-judgmen (1); and 2. All arise are here sustee-Plaintiff hereafter arise benefit of any of	11 Trustee for Debtor LLS America, udgment \$2,337,328.66; b. Plus of .47% per annum \$49,434.50; c. Plus it interest from the date of Judgment until proofs of claim filed by Defendants in .by disallowed pursuant to 11 U.S.C. § f; and 3. Defendants' claims are equitably e or that have been filed or brought or of Defendants or their affiliated entities, are subordinated to all other unsecured	
This action was (check one):					
☐ tried by a jury with Judge rendered a verdict.	÷			presiding, and the jury has	
☐ tried by Judgewas reached.			witho	ut a jury and the above decision	
decided by Judge				on a motion for	
24 2014					
Date: January 24, 2014		CLERK OF COURT			
		SEAN F. McAVOY			
		s/ Ch	neryl Cambe	ensy	
			(By) L	Deputy Clerk	

Cheryl Cambensy